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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO	CONFIRMATION NO	
09/762,619	02 09/2001	Tom L. Young	10522/38	6551	
75	90 06:04:2003				
Brinks Hofer Gilson & Lione			EXAMINER		
PO Box 10395 Chicago, IL 60	0610		LITHGOW, THOMAS M		
			, ART UNIT	PAPER NUMBER	
			1724	7	
			DATE MAILED: 06/04/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
		YOUNG ET AL			
	09/762,619	Art Unit			
Office Action Summary	Examiner	1724			
The MAILING DATE of this communication	Thomas M Lithgow	rith the correspondence address			
Period for Reply A SHORTENED STATUTORY PERIOD FOR I	REPLY IS SET TO EXPIRE 3 N	MONTH(S) FROM			
THE MAILING DATE OF THIS COMMUNICATION	CER 1 136(a) In no event, however, may a	reply be timely filed			
 Extensions of time may be available under the photocommunical after SIX (6) MONTHS from the mailing date of this communical 	tion.				
after SIX (6) MONTHS from the making date of this communical fit the period for reply specified above is less than thirty (30) day. If NO period for reply is specified above, the maximum statutor. Failure to reply within the set or extended period for reply with, it is set or extended period for reply with it.	y period will apply and will expire SIX (6) MC by statute, cause the application to become	ABANDONED (35 U.S.C. § 133)			
Failure to reply within the set of extended three months after the	e mailing date of this communication, even	if timely filed, may reduce any			
earned patent term adjustment. See 51					
1) Responsive to communication(s) filed	on <u>27 February 2003</u> .				
, 2h\	This action is non-tinal.				
	r allowance except for formal m	natters, prosecution as to the ments is			
closed in accordance with the practice	under Ex parte Quayre, 1999	3.2			
Disposition of Claims 4) Claim(s) 1-35 is/are pending in the app	olication.				
4a) Of the above claim(s) <u>4-6, 19-23 and</u>	1 25-31 is/are withdrawn from 0	consideration.			
4a) Of the above claim(s) 4-0,75 25 and					
5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) <u>1-3.7-18,24 and 32-35</u> is/are i	rejected.				
6) Claim(s) 1-3,7-18,24 and 32-33 island.	0,000				
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction	n and/or election requirement.				
8) Claim(s) are subject to restricted	ararar area area area area area area ar				
Application Papers 9) The specification is objected to by the E	Examiner.				
- i ie/aro o	√□ accepted or b) objected to i	by the Examiner.			
The proposed drawing correction filed	onis: a) [] approved b)t	disapproved by the Examiner.			
If approved corrected drawings are requ	lifed in reply to this office and				
12) The oath or declaration is objected to t	y the Examiner.				
o o cc 440 and 120					
Priority under 35 U.S.C. 99 119 and 120 13) Acknowledgment is made of a claim f	or foreign prionty under 35 U.S	.C. § 119(a)-(d) or (f)			
None of:					
is a second the priority of	locuments have been received				
	locuments have been received	III Application 110.			
	sub- adoptiv documents have I	Deell received in this reactions			
application from the interne	for a list of the certified copies	not received.			
* See the attached detailed Office action 14) Acknowledgment is made of a claim for	or domestic priority under 35 U.	S.C. § 119(e) (to a provisional application			
 a) The translation of the foreign land the f	or domestic priority under 35 U	.S.C. §§ 120 and/or 121.			
Attachment(s)	4\ ☐ Inte	erview Summary (PTO-413) Paper No(s)			
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-1440).	TO-948) 5) No	lice of Informal Patent Application (PTO-152)			
Notice of Draftsperson's Patent Drawing Research Information Disclosure Statement(s) (PTO-1449) P					

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DETAILED ACTION

Applicant's election with traverse of "natural oils" and the process 1 claims 1-24 in Paper No. 6 is acknowledged. The traversal is on the ground(s) that there was no holding of lack of unity in the international phase of the examination- PCT and the examiner should abide by such findings. The statute 35USC 372(b) which is grants explicit authority for the Commissioner to revisit lack of unity issues during the national phase of a PCT filed application. The statute however only relates to international applications designating the US but not originating in the US. The instant case originates in the US and the statute is silent as to this situation. The Examiner holds that such language of the above statute and 37CFR 1.499. and 37 CFR1.475 do not prohibit the examiner to revisit the guestion of a proper lack of unity. Applicant points to claim 8 - not an independent claimto support a position that the common technical feature of claims 1 and 25 are that there is a combination of a sulfide miner al collector with a an oil. Clearly claim 1 does not have such a combined technical feature (as applicant relies on claim 8 for the feature) and this evidence that a holding of lack of unity is proper. Rule 13.1 does not exclude the possibility of a

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species lack of unity. Applicant is entitled to present a claim having many different alternative embodiments in a single claim – see claim 1. Such claim may be subjected to a lack of unity review. Applicant intends "natural" and "synthetic" to represent different chemical entities and therefore can be considered in a review of lack of unity.

The requirement is still deemed proper and is therefore made FINAL.

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 2. Claims 1-3,7-18 24, and 32-35 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. It is unclear where in the original specification that the claim language regarding "by air-injection" froth flotation is located.

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Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 1-3,12-18,24 and 32-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Harris (US 2120217). Harris includes every aspect of claim 1 and 24 save for the air injection (silent) and the amount of natural oil employed in the process. Harris employs 0.4 pounds per ton which is about 180 g/t which might reasonable be interpreted as slightly higher than "less than about 100 g/t" as recited in claims 1 and 24. Harris further recites at pg. 6, col. 2, lines 23-35 that the amount of oil employed in the instant invention of Harris's is "not particularly critical" and that economics demands one employ the least amount possible while still being sufficient to achieve the intended benefit. Clearly, less is better and to so reduce the amount of oil employed would have been obvious to one of ordinary skiil in the art.

ن. Claims 4-6 and 19-23 are withdrawn as non-elected.



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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thomas M. Lithgow whose telephone number is 703-308-0173. The examiner can normally be reached on Mon. -Fri..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tom Dunn can be reached on 703-308-1972. The fax phone numbers for the organization where this application or proceeding is assigned are 703-305-3602 for regular communications and 305-3599 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

Thomas M. Lithgow Primary Examiner Art Unit 1724

TML June 2, 2003